

CHAPTER 41.

FORCIBLE ENTRY OR DETENTION OF REAL PROPERTY.

AN ACT to Amend Chapter One (1) Title Twenty-one of the Code of S. F. 22. 1873. of Justices of the Peace and their Courts, in Relation to forcible Entry and Detention of real Property.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That chapter (1) title twenty-one of the code of 1873, of justices of the peace and their courts, be amended by adding the following section as section 3623½ of said code, viz.:

Code: title
XXI., ch. 1
amended.

“An appeal or writ of error, taken in the usual way, if the proper security is given, suspends the execution for costs, and may, with the consent of the plaintiff, prevent the warrant of removal from being executed, but not otherwise.”

Effect of
appeal or writ
of error.

SEC. 2. This act being deemed of immediate importance shall take effect from and after its publication in the daily Des Moines Register and State Leader, papers published at Des Moines, Iowa.

Publication
clause.

Approved March 18th, 1874.

I hereby certify that the foregoing act was published at Des Moines, in *The Iowa Daily State Leader* March 30, and in *The Iowa Daily State Register* April 2, 1874.

JOSIAH T. YOUNG, Secretary of State.

CHAPTER 42.

EXEMPTION FROM EXECUTION.

AN ACT to Amend Section 3072 of the Code of Iowa [Title XVIII., H. F. 294. Chapter 2: “Of Executions”].

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 3072 of the code of Iowa be and the same is hereby amended by striking out the word “Thereon” in the 12th line of said section, and by inserting in lieu thereof the words “Therefrom, and the materials manufactured from such wool.”

Code: § 3072.
Wool from
sheep owned
by debtor, and
manufactures
therefrom
exempt.

Approved March 18th, 1874.